WO

## **UNITED STATES DISTRICT COURT**

## **DISTRICT OF ARIZONA**

UNITED STATES OF AMERICA

		V.		UKDE	ER OF DETENTION P	ENDING I RIAL
	S	Simon Gustavo Diaz-Solano	Case Num	ber: _	11-6152M	
and wa	s repres	with the Bail Reform Act, 18 U.S.C. § 3 ented by counsel. I conclude by a preport pending trial in this case.				
I find by	v a prop	onderance of the evidence that:	FINDINGS OF FACT	•		
i iiiid by			l luited Ctetee en leviful	ما ما ما ما	:ttd for more on out w	
	$\boxtimes$	The defendant is not a citizen of the		•	•	esidence.
		The defendant, at the time of the cha			0,	iti Ot
		If released herein, the defendant Enforcement, placing him/her beyond or otherwise removed.	races removal procee If the jurisdiction of this	eaings Court	and the defendant has	mmigration and Customs s previously been deported
		The defendant has no significant cor	tacts in the United Sta	tes or	r in the District of Arizo	na.
		The defendant has no resources in the to assure his/her future appearance.	ne United States from w	vhich l	he/she might make a b	ond reasonably calculated
	$\boxtimes$	The defendant has a prior criminal h	story.			
		The defendant lives/works in Mexico				
		The defendant is an amnesty applic substantial family ties to Mexico.	ant but has no substa	antial	ties in Arizona or in the	he United States and has
		There is a record of prior failure to ap	pear in court as order	ed.		
		The defendant attempted to evade la	w enforcement contac	t by fl	eeing from law enforce	ement.
		The defendant is facing a maximum	of	у	ears imprisonment.	
at the ti	The Co ime of th	urt incorporates by reference the mate ne hearing in this matter, except as no	rial findings of the Pret ted in the record. ONCLUSIONS OF LA		ervices Agency which v	vere reviewed by the Cour
	1. 2.	There is a serious risk that the defendation or combination of condition or combination of conditions.	dant will flee.	ssure	the appearance of the	defendant as required.
appeal. of the L	ctions fa . The de Jnited St	fendant is committed to the custody of cility separate, to the extent practicable fendant shall be afforded a reasonable ates or on request of an attorney for the United States Marshal for the purpo	the Attorney General of the At	or his/ g or se cons son ir n conn	her designated represerving sentences or beinultation with defense concharge of the correction with a court pro	ing held in custody pending ounsel. On order of a cour ons facility shall deliver the
deliver Court.	IT IS O a copy o	RDERED that should an appeal of this fithe motion for review/reconsideration	detention order be file	d with	n the District Court, it is	s counsel's responsibility to aring set before the Distric
Service	es suffici	JRTHER ORDERED that if a release tently in advance of the hearing before potential third party custodian.	o a third party is to be one the District Court to a	onsid allow	ered, it is counsel's res Pretrial Services an op	sponsibility to notify Pretria oportunity to interview and
	DATE	ED this 19 <sup>th</sup> day of April, 2011	-			
		_	<b>S</b>			
			Com-			

David K. Duncan United States Magistrate Judge